

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
SHERMAN DIVISION**

**IMPERIUM IP HOLDINGS  
(CAYMAN), LTD.,**

**Plaintiff,**

**v.**

**SAMSUNG ELECTRONICS CO., LTD.,  
SAMSUNG ELECTRONICS  
AMERICA, INC., SAMSUNG  
TELECOMMUNICATIONS AMERICA,  
LLC, SAMSUNG SEMICONDUCTOR, INC.,  
SAMSUNG TECHWIN CO., LTD., AND  
SAMSUNG OPTO-ELECTRONICS  
AMERICA, INC. (D/B/A SAMSUNG  
TECHWIN AMERICA),**

**Defendants.**

**Case No. 4:14-cv-00371 (RC)(ALM)**

**JURY TRIAL DEMANDED**

**PLAINTIFF'S PROPOSED SCHEDULING ORDER**

The Court ORDERS that the following schedule and deadlines are in effect in this case:

<b>Proposed Date</b>	<b>Event</b>
December 23, 2014	Deadline to file any motion to transfer.
January 13, 2015	Rule 16 Management Conference.
January 16, 2015	P.R. 3-1 Disclosure of Asserted Claims and Infringement Contentions (and P.R. 3-2 document production) to be served.
February 17, 2015	Deadline to join additional parties.
To be discussed at Management Conference	Mediation. If the parties agree that mediation is an option, the Court will appoint a mediator or the parties will mutually agree upon a mediator. If the parties choose the mediator, they are to inform the Court by letter the name and address of the mediator.
February 17, 2015	P.R. 3-3 Invalidity Contentions (and P.R. 3-4 document production) to be served.  To extent not already required to be disclosed, exchange Mandatory Disclosures other than information directed solely towards damages.

	<b>[Defendants propose a different date.]</b>
February 25, 2015	Parties to exchange proposed terms for construction and identify any claim element governed by 35 U.S.C. § 112, ¶ 6 (P.R. 4-1).
	<b>[Defendants propose a different date.]</b>
March 3, 2015	Privilege Logs to be exchanged by parties (or a letter to the Court stating that there are no disputes as to claims of privileged documents).
March 6, 2015	Parties to exchange preliminary proposed claim construction and extrinsic evidence supporting same (P.R. 4-2).
	<b>[Defendants propose a different date.]</b>
March 13, 2015	Joint Claim Construction and Prehearing Statement to be filed (P.R. 4-3). Provide an estimate of how many pages are needed to brief the disputed claims.
	<b>[Defendants propose a different date.]</b>
March 27, 2015	Completion date for discovery on claim construction (P.R. 4-4).
	<b>[Defendants propose a different date.]</b>
April 10, 2015	Opening claim construction brief (P.R. 4-5(a)).
	<b>[Defendants propose a different date.]</b>
April 14, 2015	Parties' Final Amended Pleadings. (It is not necessary to file a Motion for Leave to Amend before the deadline to amend pleadings except to the extent the amendment seeks to add a new patent in suit.)
April 27, 2015	Responsive claim construction brief (P.R. 4-5(b)).
	<b>[Defendants propose a different date.]</b>
May 5, 2015	Respond to Amended Pleadings.
May 7, 2015	Reply claim construction brief (P.R. 4-5 (c)).
	<b>[Defendants propose a different date.]</b>
May 13, 2015	Submit technology synopsis (both hard copy and disk).
	<b>[Defendants propose a different date.]</b>
2 weeks before claim construction hearing	Parties to file joint claim construction and chart (P.R. 4-5(d)). Parties shall work together to agree on as many claim terms as possible.
First week of June 2015	Proposed Claim Construction hearing, ____ a.m./p.m. at the U.S. Courthouse Annex, 200 N. Travis Street, Sherman, Texas.
	<b>[Defendants propose a different date.]</b>
2 weeks after claim construction hearing	Provide Initial Mandatory Disclosures of information directed solely to damages.

	<p>Deadline for Initial Mandatory Disclosure of all persons, documents, data compilations and tangible things which are relevant to a claim or defense of any party and which has not previously been disclosed. This deadline is not an extension of earlier deadlines set out in this court's order or the Patent Rules, nor an excuse to delay disclosure of information. It is a "catchall" deadline for provision of all remaining information which may be relevant to a claim or defense of any party at trial.</p> <p><b>[Defendants propose a different date.]</b></p>
11 weeks after claim construction hearing	<p>Parties with burden of proof to designate Expert Witnesses other than claims construction experts and provide their expert witness reports, to include for ALL experts all information set out in Rule 26(2)(B).</p> <p><b>[Defendants propose a different date.]</b></p>
12 weeks after claim construction hearing	<p>Comply with P.R. 3-7 (Designation of Wilfulness Opinions).</p> <p><b>[Defendants propose a different date.]</b></p>
13 weeks after claim construction hearing	<p>Parties to designate Expert Witnesses on issues for which the parties do not bear the burden of proof, and provide their expert witness reports, to include for ALL experts all information set out in Rule 26(2)(B).</p> <p><b>[Defendants propose a different date.]</b></p>
3 weeks after the expert's report has been disclosed	<p>Objections to any expert, including Daubert motions, shall be filed. Such objections and motions are limited to ten pages each.</p>
16 weeks after claim construction hearing	<p>File Dispositive motions and any other motions that may require a hearing. Regardless of how many dispositive motions a party files, each party is limited to a total of sixty pages for such motions. Each individual motion shall comply with Local Rule CV-7. Responses to motions shall be due in accordance with Local Rule CV-7(e).</p> <p><b>[Defendants propose a different date.]</b></p>
16 weeks after claim construction hearing	<p>Discovery Deadline. All discovery must be served in time to be completed by this date.</p> <p><b>[Defendants propose a different date.]</b></p>
December 16, 2015	<p>Notice of intent to offer certified records.</p>
December 16, 2015	<p>Counsel and unrepresented parties are each responsible for contacting opposing counsel and unrepresented parties to determine how they will prepare the Joint Final Pretrial Order (see Local Rule CV-16(b)) and Proposed Jury Instructions and Verdict Form (or Proposed Findings of Fact and Conclusions of Law in nonjury cases).</p>
December 23, 2015	<p>Video Deposition Designation due. Each party who proposes to offer</p>

	a deposition by video shall serve on all other parties a disclosure identifying the line and page numbers to be offered.
December 30, 2015	Deadline to serve a response with any objections to the video deposition designation. Requesting cross examination line and page numbers to be included. Counsel must consult on any objections and only those which cannot be resolved shall be presented to the court. The party who filed the initial Video Deposition Designation is responsible for preparation of the final edited video in accordance with all parties' designations and the court's rulings on objections.
December 30, 2015	Motions in limine due.  File Joint Final Pretrial Order. See Local Rules Appendix D (obtain form for Exhibit List from District Clerk's Office, or create an Exhibit List form that mirrors the District Clerk's form). Exchange Exhibits and deliver copies to the court. At this date, all that is required to be submitted to the court is a hyperlinked exhibit list on disk (2 copies) and no hard copies.
January 6, 2016	Response to motions in limine due.  File objections to witnesses, deposition extracts, and exhibits listed in Pretrial Order. (This does not extend the deadline to object to expert witnesses). If numerous objections are filed, the court may set a hearing prior to docket call.  File proposed Jury Instructions/Form of Verdict (or Proposed Findings of Fact and Conclusions of Law.)
January 20, 2016	Docket Call and Final Pretrial at 9:00am by video. Date parties should be prepared to the try the case. Provide court with two copies of most updated Exhibit List. Absent agreement of the parties, this should not have exhibits which were not listed in the Final Pretrial Order, but may have some deletions depending on rulings on objections. At this date, the parties should be prepared to give the Deputy Clerk one hard copy of the exhibits.
January 25, 2016	9:00 a.m. Jury Selection and Trial in Sherman, Texas.